IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

BOSE CORPORATION,

Plaintiff,

V.

SDI TECHNOLOGIES, INC., IMATION CORP., MEMOREX PRODUCTS, INC., 3XM CONSULTING, LLC, and DPI, INC.,

Defendants.

Civil Action No. 09-cv-11439-PBS

JOINT STIPULATION TO EXTEND DEPOSITION DEADLINE AND MEDIATION DEADLINE

The parties hereto, 1 by and through their counsel and subject to the approval of the Court, in order to accommodate scheduling conflicts, hereby stipulate and agree as follows:

- 1. The deadline for Rule 30(b)(6) depositions, currently set for September 30, 2010, shall be extended by two months to and including November 30, 2010.
- 2. The mediation that is scheduled in this case for October 4, 2010 shall be rescheduled to a date after November 30, 2010.

It is Hereby Stipulated and Agreed,

BOSE CORPORATION

By: /s/ Mark J. Hebert

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Attorneys for Plaintiff Bose Corporation

IMATION CORP., MEMOREX PRODUCTS, INC., AND DPI, INC.

By: /s/ Michael L. Nepple

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Attorneys for Defendants Imation Corp., Memorex Products, Inc., and DPI, Inc.

¹ This Stipulation is being filed by Bose, Imation, Memorex, DPI and SDI. As of the time of filing this stipulation, undersigned counsel had not yet received authorization to affix the electronic signature of 3XM's counsel to this Stipulation. However, it is believed that 3XM also agrees to the rescheduling requested herein.

SDI TECHNOLOGIES, INC	3XM CONSULTING LLC
By: /s/ Aaron W. Moore Matthew B. Lowrie (BBO 563,414) Aaron W. Moore (BBO 638,076) FOLEY & LARDNER, LLP 111 Huntington Avenue Boston, Massachusetts 02025 TEL: 617-342-4001 Email: amoore@foley.com	By: Dale A. Malone (BBO 552,376) Law Office of Dale A. Malone 79 Forest Avenue Cohasset, Massachusetts 02025 TEL: 617-674-4031 Email: dmalone@mylitigationcounsel.com
Attorneys for Defendant SDI Technologies, Inc.	Attorneys for Defendant 3XM Consulting LLC
It Is So Ordered:	
Date U.	S.M.J. Leo T. Sorokin
Certificate of Service	
Pursuant to D. Mass Local Rule 5.4(c), I certify as registered counsel for Plaintiff Bose Corporation, that on September 29, 2010, this document(s) filed through the ECF system will be sent electronically to registered counsel for each defendant as identified on the Notice of Electronic Filing (NEF). /s/ Mark J. Hebert	

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